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PAPER NUMBER

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/018,070	10/25/2001	Wanda Green Thompson	RCA 89470	8767
75	90 07/25/2006		EXAMINER	
Joseph S Tripoli			LU, SHIRLEY	

2612 DATE MAILED: 07/25/2006

ART UNIT

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No.	Applicant(s)			
Office Action Summary		10/018,	070	THOMPSON ET	THOMPSON ET AL.		
		Examin	er	Art Unit	Art Unit		
		Shirley L	_u	2612			
Th Period for Re	e MAILING DATE of this communic ply	ation appears on t	he cover sheet	with the correspondence a	address		
WHICHEN - Extensions after SIX (6 - If NO perior - Failure to re Any reply re	ENED STATUTORY PERIOD FO /ER IS LONGER, FROM THE MA of time may be available under the provisions of) MONTHS from the mailing date of this commund d for reply is specified above, the maximum statu- teply within the set or extended period for reply we proceived by the Office later than three months after tent term adjustment. See 37 CFR 1.704(b).	ILING DATE OF T 37 CFR 1.136(a). In no onication. Itory period will apply and ill, by statute, cause the a	THIS COMMUN event, however, may will expire SIX (6) M pplication to become	NICATION. a reply be timely filed ONTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).			
Status							
1)⊠ Res	ponsive to communication(s) filed	on 14 April 2006.					
) This action is	non-final.				
3)☐ Sinc	<u> </u>						
clos	ed in accordance with the practice	e under <i>Ex parte</i> 0	Quayle, 1935 C	S.D. 11, 453 O.G. 213.			
Disposition o	f Claims						
4)⊠ Clai	m(s) <u>1-5</u> is/are pending in the app	lication.					
-	Of the above claim(s) is/are		onsideration.				
5)⊟ Clai	m(s) is/are allowed.						
6)⊠ Clai	m(s) <u>1-5</u> is/are rejected.						
7)∐ Clai	m(s) is/are objected to.						
8)∐ Clai	m(s) are subject to restricti	on and/or election	requirement.				
Application F	apers						
9) <u></u> The :	specification is objected to by the	Examiner.					
•	drawing(s) filed on is/are: a		o) objected t	to by the Examiner.			
Appl	icant may not request that any objecti	on to the drawing(s)	be held in abey	vance. See 37 CFR 1.85(a).			
Repl	acement drawing sheet(s) including the	ne correction is requ	ired if the drawi	ng(s) is objected to. See 37 (CFR 1.121(d).		
11) <u></u> The ⋅	oath or declaration is objected to t	by the Examiner. N	Note the attach	ed Office Action or form F	PTO-152.		
Priority unde	r 35 U.S.C. § 119						
· ·	owledgment is made of a claim fo	or foreign priority u	nder 35 U.S.C	. § 119(a)-(d) or (f).			
a)L_1 Ai 1.[l b) Some * c) None of: Certified copies of the priority d	agumanta haya ba	on received				
	Certified copies of the priority de			Application No.			
2.∟ 3.⊑					al Stane		
٠	application from the International	•			ar Otago		
* See tl	ne attached detailed Office action	•	` ''	ot received.			
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Attachment(s)							
	eferences Cited (PTO-892)	2 2 4 2 3		w Summary (PTO-413)			
	raftsperson's Patent Drawing Review (PT0 Disclosure Statement(s) (PT0-1449 or P			lo(s)/Mail Date of Informal Patent Application (P	TO-152)		
)/Mail Date	-,	6) 🔲 Other: _	-			

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DETAILED ACTION

Response to Arguments

Applicant's arguments filed 4/14/06 have been fully considered but they are not persuasive. The examiner respectfully disagrees and refers to the grounds of rejection.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claim(s) 1-5 is/are rejected under 35 U.S.C. 102(e) as being anticipated by Macrae et al. (20030208756).

As to claim 1,

a method of displaying a targeted advertisement dynamically along with an electronic program guide in response to user navigation in a video apparatus comprising the steps of:

receiving a plurality of advertisements, each advertisement having a descriptor indicating at least one associated program in the electronic program guide; storing the received advertisements (more than one ad may be stored; [0035-0037]; figs. 1, 3, 5, 6, 8; [0032]); [0033]).

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in response to the user highlighting one of the plurality of programs in the electronic program guide, displaying a stored advertisement, the at least one associated program of which includes the highlighted program (more than one ad may be stored; [0035-0037]; figs. 1, 3, 5, 6, 8; [0032]); [0033]; an ad for ESPN may appear if the sports section of the program guide is being viewed [0281]; [0230]; [0220]; [0224]; [0225]; [0239])

As to claim 2,

The descriptor includes a channel descriptor ([0035-0037]; figs. 1, 3, 5, 6, 8; [0032]; [0033]).

As to claim 3,

The displaying step displays the corresponding advertisement if the associated channel descriptor matches the channel highlighted by the user in the electronic program guide ([0035-0037]; figs. 1, 3, 5, 6, 8; [0032]); [0033]; [0281]; [0230]; [0220]; [0224]; [0225]; [0239]).

As to claim 4,

The descriptor includes a time descriptor ([0035-0037]; figs. 1, 3, 5, 6, 8; [0032]; [0033]). As to claim 5,

The displaying step displays the corresponding advertisement if the associated channel descriptor matches the channel highlighted by the user in the electronic program guide and the time descriptor matches a current time ([0035-0037]; figs. 1, 3, 5, 6, 8; [0032]); [0033]; an ad for ESPN may appear if the sports section of the program guide is being viewed [0281]; [0230]; [0220]; [0224]; [0225]; [0239]).

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shirley Lu whose telephone number is (571) 272-8546. The examiner can normally be reached on 8:30-5:00 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeff Hofsass can be reached on (571) 272-2981. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

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SL

JEPPERY HOLSASS
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600